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Address all communications to
The Hartford Republican.

TELEPHONES.
Cumberland..... 40.
Mough River..... 22.

FRIDAY, NOVEMBER 3.

REPUBLICAN TICKET

For Governor,
EDWARD C. O'REAR,
of Mt. Sterling.

For Lieutenant Governor,
L. L. BRISTOW,
of Georgetown.

For Attorney General,
THOS. B. McGREGOR,
of Benton.

For Auditor,
LEONARD W. BETHURUM,
of Mt. Vernon.

For Treasurer,
HERMAN F. MONROE,
of Louisville.

For Secretary of State,
A. J. OLIVER,
of Scottsville.

For Commissioner of Agriculture,
D. W. CLARK,
of Barbourville.

For Superintendent of Public
Instruction,
T. W. VINSON,
of Princeton.

For Clerk Court of Appeals,
C. S. WILSON,
of Williamsburg.

For Senator,
C. HOLMAN,
of Morgantown.

For Representative Ohio County,
J. A. LEACH,
of Beaver Dam.

"Boys, we've got 'em again."

The people of Kentucky will never elect a Governor who goes on the stump and slanders his opponent as Mr. McCreary has done.

Republicans, do not forget the tardy effort to deprive Ohio county of representation the last time the Democratic Legislature attempted to redistrict the State.

Senator McCreary is quoted as saying in a speech at Henderson, Monday, that his election would mean "progress and reform." There are no woodstocks left in Henderson County.

Remember a vote for Albert Leach, Republican nominee for Representative, will help to elect a man who is sure not to vote into the House of Representatives to deprive Ohio County of representation.

Hon. Ed. P. Monroe made a great speech at the Count House in Hartford last Saturday, and completely captivated his audience. No such oration has ever been condoned a speaker by his audience as was accorded Mr. Monroe at the close of his speech.

The Herald says when it is wrong it acknowledges its error. Certainly, we expected that after they had been thwarted with a large legal suit by the Hon. C. E. Woods, for publishing alleged scurrilous articles about the Ex-Mayor of Richmond in their newspaper.

The Herald says that the Republicans have waited until the eve of the election before springing this South Trimble letter but again they are mistaken for these letters were gotten out six weeks ago by the colored gentlemen in charge of the Colored Campaign Committee, at Louisville.

John Rhea spoke at Mt. Sterling one day last week, the home of Judge O'Rear, and made many remarks for the Republican candidate by his tortured tongue of Judge O'Rear among the people with whom he was born and reared, and who know his worth of character and eminent ability.

A vote for Judge Ed. C. O'Rear is a vote for clean politics in Kentucky, a non-partisan Judiciary, non-partisan control of the penal and charitable institutions, better educational facilities, fair treatment for the laboring classes, and a progressive administration of affairs at Frankfort in every branch of the State Government.

Judge O'Rear has time and again during the campaign emphasized his in favor of the repeal of the law creating the State Board of Equalization. Mr. McCreary has not expressed himself on the subject, but has been content to criticize the actions

of that Board. If you are in favor of liquor taxes, vote for O'Rear.

Did you say Judge O'Rear was innocent? How about the sincerity of Governor McCreary who accepted the vote of the four bolting Democrats for weeks and who were then always thinking them for their support, but when he is dared by Judge O'Rear to furnish copies or permit the letters to be published, is as silent as a grave?

McCreary at Murray Monday admitted that when he was Governor of Kentucky from 1875 to 1879 he pardoned over 600 bootleggers, and gave as his only reason for such pardons as sympathy. Possible that is the reason that the liquor element is standing by the Democratic nominee, thinking if he is elected they will get his sympathy again.

Wonder who the two witnesses are with whom Senator McCreary said he could prove his accusations against Judge O'Rear, concerning the Salt House meeting twelve years ago. Mr. McCreary has never produced them, and they are doubtless imaginary with the old man. Notwithstanding, he owes an abject apology to Judge O'Rear and, as the Louisville Times says, should hasten to withdraw his charge.

It is amusing to note that every year about the first of October and up until election day the Hartford Herald commences its abuse of the Republicans of Ohio county and the Hartford Republican. It is one of their characteristics every year at this special time to commence a long string of mud slinging and editorial paragraphs filled with abuse and vituperation of nearly everybody who does not agree with them and of the Republicans particularly.

James M. Ross, who wrote the "Fair Play" articles in the Herald a few weeks ago was certainly made the goat in the trap when the Hon. C. E. Woods notified the Herald that he was going to sue them for libel. The Herald squirmed and turned and tried their level best to lay all the blame on Mr. Ross. We know that gentleman would be perfectly willing to take his share of the responsibility of those articles but it was certainly not creating him right to unload all the responsibility on him.

A man who would make the grave charge which Senator McCreary made against Judge O'Rear, daring him to deny it, and then when it was denied in most emphatic terms, fail and refuse to furnish the proof of his accusations ought indeed to have a committee appointed for him, as the editor of the Livingston Banner suggests, instead of being placed in the Governor's mansion at Frankfort. He is unworthy of any man's support and he will be repudiated at the polls next Tuesday as no man has been who ever ran for Governor in Kentucky.

In commenting upon a circular that has been gotten out by the Negro Civic League, of Louisville, The Herald this week says that these circulars which tell the words of South Trimble, a Leading Democrat, when he said that "it is a great pity that at the close of the war that fire was not touched to every negro tent in the South" etc. The Herald says that these circulars were distributed at Hayti on Saturday night which is a falsehood in every respect. Not a single circular of any kind was distributed at that place on Saturday night; nor were there two negro speakers from Hopkinton at Hayti on Saturday night.

Over in Logan county the Democratic election board refused to give the Republicans representation at the polls, and even in order to make sure that they could run in Democratic in certain places, they appointed Republicans who had been dead for years. This is John Rhea's home and his brother is sheriff of the county and therefore chairman of the board of election commissioners. Rhea's another brother is the present Democratic nominee for State Treasurer. This is the first time John has taken any interest in politics for many years. He is looking out for his brother and has no very serious conscientious scruples concerning the methods to be adopted.

Put Ohio county down for Judge O'Rear. If it does not give something like this, we very much misdoubt the temper of the people. It has ceased to be a party fight. It is the people against the great corporations and certain interests who are backing the Democratic candidates and who are fighting O'Rear because he dares to expose their methods and who are opposed to them in advance that he will do everything in his power to prevent them from running the Legislature of Kentucky, as they have done for 20 years, if he is elected Governor. It is the people's fight, a fight against money and all the corrupt methods of vote-buying, nomination certificate-buying, and in-

What Beckham Said of McCreary.

"In 1875 he entered the office of Governor with a good surplus in the treasury; he left it in 1879 with the doors of the treasury locked and barred because there was not a penny in there to pay the honest claims against the Commonwealth, and its credit was dishonored in the eyes of the business world. What he did then to reduce the tax rate and what he now uses as an argument in favor of his nomination as Senator, his successor as Governor had to beseech the General Assembly to undo in order to uphold the credit and honor of the State and to make possible the payment of its just debts. With a surplus to start with and with a 40-cent rate, in less than four years he succeeded in bankrupting his treasury, and in bequeathing to his successor an enormous and embarrassing deficit. If out of this he can get as much credit now as it brought discredit to the State then his chances of success would be materially brightened."

"When Governor McCreary went into office as Governor the school per capita for his first year was \$1.90. When he left in 1879 that per capita fell to \$1.25 in less than a year, and there was not a single event during his administration that advanced the cause of education."

Extracts from Gov. Beckham's speech at Lexington, Ky., August 16, 1906, in his race against McCreary for the Democratic nomination for United States Senator.

imidation which can be忍受ed in the cities.

When Congressman Stanley and Ward Headley went to Richmond, the home of Senator McCreary, last year to speak in the interest of the burley tobacco pool, a committee was appointed to ask the present Democratic nominee for Governor to preside over the meeting, but he refused stating that he was a candidate and might want the voters of BOTH SIDES. Mr. Bradley Wilson, of Madisonville, a member of the committee who worked upon Senator McCreary at that time, is authority for this statement. Mr. Wilson at that time was engaged in assisting in trying to re-organize the burley pool. If Senator McCreary would not preside at a tobacco meeting, how can the growers expect any comfort or aid from him should he be elected Governor of Kentucky.

Last week Chairman Langley of the Republican Campaign Committee addressed an open letter to Mr. Vanzant, Chairman of the Democratic State committee, suggesting that the subscription books of the two committees be thrown open to two expert accountants to be selected by each committee, and that a sworn report be signed by the two chairmen and given to the public at least five days before the election. In reply to this, Mr. Vanzant suggests that Mr. Langley come down and examine his books and that he does not care to examine the Republican books knowing full well that the Republican Chairman would never consent to do a thing like that, even if he was competent to examine the books. Mr. Vanzant ducked the proposition and he did it because he does not want his books thrown open to the public and a statement furnished by competent people who are trained in such matters. He tries to laugh the proposition out of court but if we mistake not, the people will resent a failure of this kind upon the part of the Democratic Campaign Chairman to agree to a proposition which has been suggested by both parties in Congress. The Republicans are willing to let the light upon their subscription books. We would like to see who is furnishing the money with which to purchase the registration certificates in the various elections of the State and who is paying expenses for bringing dozens of the big Democratic speakers from all over the United States into Kentucky at this time to tell the people how to vote and how they ought to run their own State Government.

THE SILK HAT MEETING.

The appearance of Governor Harmon of Ohio, in Louisville last Saturday night to speak for the Democratic State ticket, furnished the most unusual and unique meeting of the campaign. Instead of having the hosts gather at one of the large balls or theaters, as is customary, the meeting was held on top of the New Seaboard Hotel, adjoining the rock garden, in a hall which will hold about 30 persons. Admission was by ticket and the elite were hunkered up on the modern elevator above the tenth story of the great building, far away from the rabble and the "one-gal" men of whom Mr. McDermott made so much fun in a speech recently at Versailles. The meeting was attended only by those who wore silk ties and kid gloves, patent leather shoes and very few gained entrance who and very few gained entrance who did not have a good record in favor of the gold standard as Mr. McCreary and Mr. McDermott possess. This was natural as the speech of the evening was to be made by an ex-member of Cleveland's cabinet, who refused to support Bryan for President in 1896, because of his position on the free silver question. The meeting was presided over by another anti-

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KENTUCKY'S DOG INDUSTRY

One Industry That is Flourishing In Kentucky According to the Census Man.

The dog industry in Kentucky is holding its own. The county assessor report for 1911 shows a total of 143,18 dogs, and it is reasonably certain that a good many dogs were not at home when the assessors called. Some of them were out killing sheep. Some of them were out on neighboring farms, and some of them, like Mr. Rabbit, were "layin' low, sayin' nothing."

Including the wild dogs which are discovered from time to time by rural correspondents there must be something like 200,000 canines in Kentucky. Most dogs are hungry three times a day and then some. It requires a lot of bread and meat and fresh motion to satisfy the ravenous appetite of 200,000 dogs. It probably would not eat as much to feed 200,000 sheep and the average sheep is worth a great deal more in the market than the average dog. Spring lambs sell like hot cakes at 15 cents a pound and is likely to be goat meat at that, while spring pups of the ordinary brand are worth 15 cents a dozen, either dressed or on the hoof.

There are 119 counties in Kentucky, and accepting the face of the returns, there are more than 1,600 dogs to a county. There is a big economical waste in feeding that number of dogs, to say nothing of paying taxes on them, and the vast majority of them do not earn their board and keeping. Many of them not only eat up their owner's substance, but on occasions eat up his neighbor or his neighbor's property. There are numerous products of which Kentucky needs more crops and bigger crops, but Kentucky would be better off with fewer dogs and smaller ones. There are some industries which require housing, but the dog-raising industry is doing well without any enormous assistance. In fact, it is flourishing and progressing with a perseverance that would be worth millions to the State if it were exerted in a better cause.

Spit, Quit, Fit.

Hines, Ala.—In a letter from this place, Mrs. Bula Mae Bradley says: "I used to spit up all I eat. I was tired and sleepy all the time. My head ached, and I could hardly drag around. Since taking Cardus, this has entirely quit, and now I feel quite fit. Mrs. Bradley suffered from chronic indigestion. Cardus builds up the nervous system, and strengthens the womanly constitution. That's why Cardus helped Mrs. Bradley and why it will help you. Try it." D-17

Notice of Sale.

Pursuant to the terms and conditions of a judgment in the United States Court for the Western District of Kentucky in the action of Edwin P. Russell et al., plaintiffs, Rough River Telephone Company et al., defendants, I will on Monday, the 20th day of November, 1911, at noon in Hartford, Ky., in front of the Rough River Telephone exchange office on Main street expose to sale at public auction to the highest and best bidder for cash in hand, the following described property, to-wit:

All of the property of the Rough River Telephone Company of every character and description which was owned by said company on October 31, 1911, or has since been acquired by it, and more particularly all of its rights, property and franchises of every character and description whatsoever, situated, including its exchange and

switch board at Hartford, Ohio County, Kentucky, and 28 miles of toll line from Hartford to Owenton, Kentucky, with all telephones, lines and instruments connected therewith; also its line from Hartford to Center town, Ceraldo, A. B. Tichener's Point Pleasant, Island and Livermore, with all its lines and instruments connected therewith; also its lines from Hartford to Rector, Roane and Horse Branch, with all its lines and instruments connected therewith; also its lines from Beaver Dam to Taylor Mines and all its lines and instruments connected therewith; and all rights-of-way, exchanges, drop boards and apparatus of every character and description connected with said telephone lines, and all other property of said telephone company of every character and description, whether real, personal or mixed; whether in action, which it now owns together with all the rights and equity of redemption of the defendants Rough River Telephone Company and John A. Armstrong, and each of them, into said premises, property rights, assets and franchises.

HARRISON P. TAYLOR,
Special Commissioner U. S. Circuit Court.

Children Cry
FOR FLETCHER'S
CASTORIA

